WESTERN DISTRICT OF TENNESSEE

05 AUG 24 PM 3: 15

U. S. A. vs. RONALD TERRY

THOMAS M. GOULD CLEWOLC RECORSOLPT Docket No.

#### Petition on Probation and Supervised Release

COMES NOW Willie S. Williams, Jr., PROBATION OFFICER OF THE COURT presenting an official report upon the conduct and attitude of Ronald Terry, who was placed on supervision by the Honorable Samuel H. Mays, Jr., sitting in the Court at Memphis, Tennessee, on the 7th day of February, 2003, who fixed the period of supervision at three (3) years\*, and imposed the general terms and conditions theretofore adopted by the Court and also imposed Special Conditions and terms as follows:

- 1. The defendant shall participate as directed in a program (outpatient and/or inpatient) approved by the Probation Office for treatment of narcotic addiction or drug or alcohol dependency which may include testing for the detection of substance use or abuse. Further, the defendant shall be required to contribute to the costs of services for such treatment not to exceed an amount determined reasonable by the Probation Officer.
- 2. The defendant shall participate as directed in a program of mental health treatment approved by the Probation Officer. Further, the defendant shall be required to contribute to the costs of such services for such treatment not to exceed an amount determined reasonable by the Probation Officer based on ability to pay or availability of third party payment and in conformance with the Probation Office's sliding scale for mental health treatment services.
- 3. The defendant shall not possess any firearms or dangerous weapons or explosives.
  - Effective Date of Supervision: June 14, 2004.

### RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

(SEE ATTACHED)

PRAYING THAT THE COURT WILL ORDER that a WARRANT be issued for Ronald Terry to appear before the Honorable Samuel H. Mays, Jr. to answer charges of Supervised Release violations.

BOND:	
ODDED OF COURT	
ORDER OF COURT	

Considered and ordered this 23 day of August 20 05, and ordered filed and made a part of the records in the above case.

U. S. District Judge Samuel H. Mays, Jr.

This document entered on the docket sheet in compliance with Rule 55 and/or 32(b) FRCrP on 8 -29 - 05

I declare under the penalty of perjury that the foregoing is true and correct.

Executed

Senior United States Probation Officer

Place: Memphis, TN

## RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

THE DEFENDANT VIOLATED THE FOLLOWING CONDITIONS OF SUPERVISED RELEASE:

## The defendant shall not commit another Federal, state, or local crime.

On June 2, 2005, Ronald Terry was the subject of a traffic stop by the Tennessee Highway Patrol on Interstate-40, near Camden, Tennessee. Mr. Terry presented an expired Tennessee Drivers License. There was also a temporary tag on the back window and an old tag in the trunk of the vehicle he had been operating. Mr. Terry was arrested and transported to the Benton County Jail. He was charged with Driving on a Suspended Drivers License, Improper Lane Change, and Violation of the Registration Law. A Bench Warrant was issued in the General Sessions Courts for Benton County Tennessee on August 17, 2005, after Mr. Terry failed to appear for a Court hearing.

On July 27, 2005, Memphis Police Officers, after responding to a residential shooting call, discovered a victim who had been shot in the lower back. The victim was transported to the Regional Medical Center in critical condition. During an interview with investigating officers at the hospital, the victim identified Ronald Terry through a photo line-up as the person responsible for shooting him. On July 28, 2005, Mr. Terry was located by police officers, taken into custody and charged with Criminal Attempt-First Degree Murder. Mr. Terry is set for a Preliminary Hearing on September 1, 2005, in Division 7 of the General Sessions Courts for Shelby County Tennessee. He is presently in custody, with bond set at \$2,000,000.00.

The defendant shall notify the Probation Officer within seventy-two (72) hours of being arrested or questioned by a law enforcement officer.

Mr. Terry violated this condition by failing to report his June 2, 2005, arrest to the Probation Officer within the required seventy-two (72) hours.

### Case 2:02-cr-20135-SHM Document 70 Filed 08/24/05 Page 3 of 5 PageID 92 **VIOLATION WORKSHEET**

1.	Defendant	Ronald Terry (Address: 4118 Claudette Cove, Memphis, T	N 3818)	
2.	Docket Num	ber (Year-Sequence-Defendant No.) 2:02CR20135-01		
3.	District/Offic	Western District of Tennessee (Memphis)		
4.	Original Sen	ntence Date  02    107    2003  month day year		
(If differ	rent than above):			
5.	Original Distri	ict/Office		<del></del>
6.	Original Dock	tet Number (Year-Sequence-Defendant No.)		
7.	List each viola	ation and determine the applicable grade {see §7B1.1}:		
	Violatio	on{s}		Grade
	New crimin Registration	nal conduct of Driving on a Suspended License, Improper Lane Chang Law.	ge, and Violation of the	С
	New crimina	al conduct of Criminal Attempt-First Degree Murder.		A
	Failure to no	otify the Probation Officer of June 2, 2005 arrest within the required sev	venty-two (72) hours	С
	•			
	•			
	•			
	8. Most Serio	ous Grade of Violation ( <u>see</u> §7B1.1(b))		A
	9. Criminal H	listory Category ( <u>see</u> §7B1.4(a))74		
	10. Range of ir	mprisonment ( <u>see</u> §7B1.4(a))	15 - 21	months
		18 USC §3583(e) au	thorizes a maximum sentence	of 24 months
	11. Sentencing C	Options for Grade B and C Violations Only (Check the appropri	iate box):	
		e minimum term of imprisonment determined under §7B1.4 (Term of Impx months, §7B1.3(c)(1) provides sentencing options to imprisonment.	orisonment) is at least one mont	th but not more
	{ } (b)If the	e minimum term of imprisonment determined under §7B1.4 (Term of Ir	mprisonment) is more than six i	months but not

Mail documents to: United States Sentencing Commission, 1331 Pennsylvania Avenue, N.W. Suite 1400, Washington, D.C., 20004, Attention: Monitoring Unit

(c)If the minimum term of imprisonment determined under §7B1.4 (Term of Imprisonment) is more than ten months, no

more than ten months, §7B1.3(c)(2) provides sentencing options to imprisonment.

sentencing options to imprisonment are available.

{ X}

	Defendant	Ronald Terry								
•	Unsatisfied Cond	litions of Original Sent	ence							
	List any restitution the sentence for	n, fine, community co which revocation is or	nfineme dered t	ent, home that remair	detention is unpaid	ı, or interm or unserv	nittent confiner ed at the time	nent prev	viously impo ation ( <u>see</u> §7	sed in connection v7B1.3(d)):
	Restitution (\$)	N/A				Commun	ity Confineme	nt	N/A	
	Fine (\$)	N/A	•			Home De	etention		N/A	
	Other	N/A				Intermitte	ent Confineme	nt	N/A	» <del>.</del>
•	Supervised Relea	ase								
	If probation is to 1.3{see §§7B1.3	be revoked, determin (g)(1)}.	e the le	ength, if an	y, of the	term of su	pervised relea	ise accor	ding to the p	provisions of §§5D
		<del>-</del>	Term: _	N/A	to _	N/A	years			
•	Period of supervi	ee 18 U.S.C. §3583(e) ised release to be ser and mitigating factors	ved folk	owing rele	ase from					ent:
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# **Notice of Distribution**

This notice confirms a copy of the document docketed as number 70 in case 2:02-CR-20135 was distributed by fax, mail, or direct printing on August 29, 2005 to the parties listed.

Jennifer Lawrence Webber U.S. ATTORNEY'S OFFICE 167 N. Main St. Ste. 800 Memphis, TN 38103

Honorable Samuel Mays US DISTRICT COURT